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5	IN THE UNITED STA	ATES DISTRICT COURT
6	FOR THE DIST	RICT OF ARIZONA
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8	Julia Ann Talley,	No. CV-08-02165-PHX-LOA
9	Plaintiff,	NOTICE OF ASSIGNMENT AND ORDER
10	vs.	AND ORDER
11	Pembrooke Occupational Health, Inc., and) Does 1 through 10,	
12	Defendants.	
13		

Pursuant to Local Rule ("LRCiv") 3.8(a), Rules of Practice, effective December 1, 2007, all civil cases are, and will be, randomly assigned to a U.S. district judge or to a U.S. magistrate judge. This matter has been assigned to the undersigned U.S. Magistrate Judge.

As a result of the aforesaid Local Rule, if all parties consent in writing, the case will remain with the assigned magistrate judge pursuant to 28 U.S.C. 636(c)(1) for all purposes, including trial and final entry of judgment. If any party chooses the district judge option, the case will be randomly reassigned to a U.S. district judge. To either consent to the assigned magistrate judge or to elect to have the case heard before a district judge, the appropriate section of the form, entitled Consent To Exercise Of Jurisdiction By United States Magistrate Judge¹, must be completed, signed and filed.

¹The consent/election form may be obtained directly from the Clerk of the Court or by accessing the District of Arizona's web site at www.azd.uscourts.gov. To find the consent/election form on the District's web site, click on "Local Rules" at the top of the page, then click on "forms" on the left side of the page and then click on and print the appropriate

1	The party filing the case or removing it to this Court is responsible for serving all parties
2	with the consent forms. Each party must file a completed consent form and certificate of
3	service with the Clerk of the Court not later than 20 days after entry of appearance, and
4	must serve a copy by mail or hand delivery upon all parties of record in the case.
5	Any party is free to withhold consent to magistrate judge jurisdiction
6	without adverse consequences. 28 U.S.C. 636(c)(2); Rule 73(b), Fed.R.Civ.P.; Anderson
7	v. Woodcreek Venture Ltd., 351 F.3d 911, 913-14 (9th Cir. 2003) (pointing out that
8	consent is the "touchstone of magistrate judge jurisdiction" under 28 U.S.C. §636(c). "A
9	party to a federal civil case has, subject to some exceptions, a constitutional right to
10	proceed before an Article III judge." Dixon v. Ylst, 990 F.2d 478, 479 (9th Cir. 1993)
11	(citing Pacemaker Diagnostic Clinic of Am. Inc. v. Instromedix, Inc., 725 F.2d 537, 541
12	(9 th Cir. 1984) (en banc)).
13	A review of the Court's file indicates that Defendant Pembrooke
14	Occupational Health, Inc., filed a Notice of Removal on November 24, 2008.
15	Defendant Pembrooke Occupational Health, Inc., shall have until
16	December 15, 2008, within which to make its selection to either consent to magistrate
17	judge jurisdiction or elect to proceed before a U. S. district judge.
18	Accordingly,
19	IT IS ORDERED that the Defendant Pembrooke Occupational Health,
20	Inc., shall file on or before December 15, 2008 its written election to either consent to
21	magistrate judge jurisdiction or elect to proceed before a United States district judge.
22	IT IS FURTHER ORDERED that Plaintiff shall either consent to proceed
23	before a magistrate judge or elect to proceed before a district judge by December 15 ,
24	2008.
25	IT IS FURTHER ORDERED that counsel and any party, if
26	unrepresented, shall hereinafter comply with the Rules of Practice for the United States
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28	form.

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1	District Court for the District of Arizona, as amended on December 1, 2007. The	
2	District's Rules of Practice may be found on the District Court's internet web page at	
3	www.azd.uscourts.gov/. All other rules may be found as www.uscourts.gov/rules/. The	
4	fact that a party is acting pro se does not discharge this party's duties to "abide by the	
5	rules of the court in which he litigates." Carter v. Commissioner of Internal Revenue, 784	
6	F.2d 1006, 1008 (9 th Cir. 1986).	
7	IT IS FURTHER ORDERED that counsel and any party, if	
8	unrepresented, shall use the above caption, number and initials until further order of the	
9	Court.	
10	IT IS FURTHER ORDERED that defense counsel shall use proper	
11	capitalization in all future captions as mandated by LRCiv 7.1(a)(3).	
12	DATED this 26 th day of November, 2008.	
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15	Sawrence O. Gulesson_	
16	Lawrence O. Anderson United States Magistrate Judge	
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